In Claim 50, line 2, delete "the", delete "as determined", and insert --available-- after "presenting".

Claim 29 will then read as follows:

A computer jukebox according to claim 2/7, wherein the display presents available song selections according to at least two of song genre, song artist and song title associated with each digitized song.

Claim 50 will then read as follows:

50. 7 A computer jukebox according to claim 48, wherein the step of presenting further comprises presenting available song selections according to at least two of song genre, song artist and song title associated with each digitized song.

REMARKS

Claims 27-52 remain in this application. In the Office Action, Claims 29 and 50 were rejected under 35 USC § 112, first paragraph; Claims 27, 35, 41 and 48 were rejected under 35 USC § 101 as claiming the same invention as that of Claims 1-13 of prior U.S. Patent No. 5,781,889 (the '889 Patent'); Claims 30, 31, 47 and 51 were rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over Claims 1-13 of the '889 Patent in view of the cited Korn et al. patent, U.S. Patent No. 4,766,581; and Claims 39 and 46